PORal Ro. 681 - TRUST DEED (Assignment Reptisted).			
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TRUST DEED		ter state and a second second second	
A THE AREA AND A THE THE AREA AND A	use North	STATE OF OREGON County of	ι. Ι.
Gayle Nicholson	24-21/2 22 252 - 522 - 522 29-25 10 10 10 10 10 10 10 10	I certify that	the within instrument
<ul> <li>Arts mitroreaction, se applications of the providence of the second secon</li></ul>	works at the second of N	Was received for new	and on the
Grantor's Henre and Address	14-14-5 C.S.	oro'clock	, 19, at
Vernon-G. Hindwig		Dook reel/volume No.	01 Dage
	RECORDER'S USE	and/o	or as fee/file/instm_
Beneficiery's Mano and Addrese		Record of	of said County
After recording, return to (Neme, Address, Zip): Aspen Title & Escrow Inc.		Witness my han	and seal of County.
525 Main Street	l	effixed.	
Klamath Falls, Oregon 97601	actooniedsee beldie	NAME	TIRE
ATC #1 24000	l activities see balons	Ву	, Deputy.
THIS TRUST DEED, mede this 27 th		a fan Chefan de <b>Herri</b> E Refa	
Gayle Nicholson		March	., 19.98, between
			or Gerata-
Aspen Title & Escrow Inc. Jernon G. Ludwig and Ofelia Ludwig not	a they have been a started and the		DP Truches
Grantor irrevocably grants, bargains, sells a Klamath ** rights of survivorship Lot 5, Block 4, FIRST ADDITION TO WINE	WIINESSETH: ind conveys to trustee scribed as: MA GARDENS, in th	in trust, with power of sa	ale, the property in
Spectra since with most controlling and hearing a bid is consensed and an an of consense mesh of the date finitum bids provide the bids in the cost of the finitum date in the set of the logether with all and singular the foremotifs, foreditements a of foreation appendixing, and the rents, issues and profile the hearing of the purpose of sector and a profile the be properly.	Marth (1999) Conserve (1999) Conserve and Edition of the opti- fin mutation of the opti- in mutation of a second in an appurture of a second hereof and all fittures now	Status and a survey of a status of a statu	ing or in anywise now
FIFTY THOUSAND DOLLARS AND NOT	100's	of grantor herein contained and	d payment of the sum
1.520,000,00) sole of even date herewith, payable to beneticlary or order not sooner paid; to be due and payable <u>Aprill</u> 1, 200 The date of maturity of the debt secured by this insu- secones due and payable. Should the grantor either agree to rity or all (or any part) of grantor's interest in it without h eneficiary's option, all obligations secured by this instrum- ome immodiately due and payable. The execution by grantor sugment. To protect the security of this trust deed, grantor attack	o, attempt to, or actually a lirst obtaining the written	sell, convey, or assign all (or a	nstallment of the note any part) of the prop-

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to pay tor filling same in the proper public of lites, or solices, as well as the Uniform Commarcial Code as the banditics ary may require and agencies as may be deemed desirable by the banditicary.
4. To provide and continuously maintain marances on the buildings now or harcalter erected on the property Agents to searching damage by file and such other haserds as the banditicary may from time to time require, and any maintain marance on the buildings now or harcalter erected on the property Agents to the beneficiary may from time to time require, and any maintain marance on the buildings now or harcalter erected on the property Agents to the beneficiary as soon as insured; if the grantor shall fail for any reason to procure any anch insurance and to deliver the policies to the beneficiary cure the same at grantor expense. The amount collected under any fine or other insurance policy may the entities anount so collected, under any fine or the insurance policy may the applied by beneficiary may provide or the application or release thall not cure or waive any delault or notice of delault heres.
5. To keep the property before any part of such notice.
6. To keep the property before any part of such notice.
7. To keep the property before any part of such notice.
8. To keep the property before any part of such notice.
8. To keep the property before nay part of such taxes, assessments and other charges that may be levied or prompty deliver receipts therefor to beneficiary as and the payment of any fares, assessments, insurance presuments, insurance and such taxes, assessments and other charges that may be levied or prompty deliver receipts therefor to beneficiary, as and the annount so paid, with interest at the rate set forth in the note

It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-liciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the trastee hersunder must be either an atterney, who is an active member of the Oregon Sizte Bar, a bank, trust company or savings and loan association autionized to do business under the lows of Oregon or the United States, a tille Insurance company authorized to insure tille to real property of this state, its subsidiaries, affiliates, agoints or tranches, the United States or any agency thereof, or an ective agent licensed under ORS 696.505 to 696.505. "WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of this option." "The publisher suggests that such an egreement address the issue of optioning beneficiary's consent is complete detail.

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In form as fedulted by law Conveying the conclusive proof of the truthluters thereof. Any parson, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided berein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the aurplus, if any, to the grantor or to any successor in interest entitled to succ surplus. 16. Beneliciary may from time to time appoint a successor or successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee berein named or appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the county or counties in which the property is situated, shall be conclusive proof of proper appointed hereunder. Each such appointment executed by beneficiary, which, when recorded in the morigage records of the county or counties in which the property is situated, shall be conclusive proof of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall apply the successor in interest that the grantor is lawfully executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor. The faratro covenants and agrees to and with the beneficiary and the bareficiary is uccessor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto, except as may be set forth in an addendum or exhibit attached hereto, and that the grantor will warrant and torv

tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's interest. This insurance may, but need not; also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are: (b) for an organization, or (even if granter is a natural person) are for business or commercial purposes.

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns: The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. Contract the interval of the single state of the contract secured hereby, whether or not named as a beneficiary herein. Contract the interval of the single state of the single state of the contract secured hereby, whether or not named as a beneficiary herein. Contract the interval of the industry of the single state of the contract secure the provide state of the industry of the single state of the industry of the single state of the secure of hereby, whether or not named as a beneficiary herein. Contract the industry of the single state of the single state of the secure of hereby is the industry of the industry of the single state of the single state of the industry of the single state of the industry of the industry of the single state of the industry of

* IMPORTANT NG not applicable; it as such word is beneficiary MUST disclourant; for th	DTICE: Delete, by lining out, whichever warranty (a) a warranty (a) is applicable and the beneficiary is a defined in the Truth-in-lending Act and Regulation r comply with the Act and Regulation by making r his purpose use Stevens-Ness form No. 1319, or equ h the Act is not required, disregard this molta-	rrelitor Z, the Gaylz Micholson equirad ivalent.	<u>na na serie</u> An as serie
	STATE OF OREGON, Count	ty of <u>Klamath</u> ) ss. knowledged before me on <u>March 31</u> ,	1998
n a shekara a shekar Shekara a shekara a s	by Gayle Nicholson		
អ្នកមើរដំនៅរោះដែរ ក្នុងភ្លាំ សូមក្នុងដែរ	This instrument was ac	knowledged before me on	, 19,
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	LINY COMMISSION EXPIRES MAY 31, 1903	Notary/Public for Oregon My commission expin	res
	REQUEST FOR FULL RECONVEYANCE	(To be used only when obligations have been paid.)	in the second
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A STATISTICS	AD 19 98 at 11:2	9 o'clock A. M., and duly recorded in Vol. <u>M9</u>	8 Planta Alter
thereas dange fritzen side	ofMortgages	on Page <u>10473</u> .	
STATEP.		Bernetha G. Letsch, County Cle	rk
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